DFD-4266-59

Contract No. HF-A-104 Amendment No. 5

Thompson Ramo Wooldridge Inc. Los Angeles, California

JUN 26 1959

Gentlemen:

- 1. This document constitutes Amendment No. 5 to Contract No. NF-A-104 between the parties hereto.
- 2. SECTION C FFRIOD OF PERFORMANCE, as amended, of the Contract Schedule is deleted in its entirety and the following is substituted therefor:

*SPOTION C - PREIOD OF PERFORMANCE

The services of the Contractor shall be furnished hereunder during the period commencing 1 July 1957 and ending 30 June 1960. This contract may be extended for additional periods by mutual agreement between the parties hereto."

3. In view of the above Paragraph 3 of SECTION B - CONSIDERATION AND FAINTHY of the Schedule, as emended, is deleted in its entirety and the following is substituted therefor:

"3. There has been allotted to this Contract for the time periods indicated the following amounts:

Estial	Custoser	Assert	Total
1 July 1957 - 30 June 1958	4C#	\$160,000	8650 ₂ 000
1 July 1958 - 30 June 1959	4C#	\$340,000	
1 July 1959 - 30 June 1960	8C#	\$150,000	
Approx. 1 Jan 1959 - 30 June 1959	***	\$ 22,000	\$ 13.112
1 July 1959 - 30 Sep. 1959		\$ 11,112°	663,112

*Contingent upon the availability of funds for this purpose during the Government's Fiscal Year 1960. Customer *C" Money covers the period from 1 July 1959 - 31 December 1959.

When preparing invoices for services performed hereunder, Contractor shall indicate thereon (1) the Customer (2) the period involved, (3) the total funds alletted for said period less the total of all previous invoices theretofore submitted; thereby (4) showing the balance of funds available for expenditure in that period. Under this amount should be set forth the amount currently being claimed, reflecting the monthly period, the Category of Service, the Established man-month rate and the amount being claimed.

25 YEAR RE-REVIEW

Sanitized Copy Approved for Release 2010/06/30 : CIA-RDP61-00763A000200010150-6

SECRET

Contractor will indicate on final invoices for each period that such invoice is its final claim for that period and inform the Contracting Officer of the unexpended amount remaining on the Contract. Unexpended funds are not authorized for use in a subsequent period unless such funds are duly transferred to that period by an Amendment to this Contract. Services rendered should be billed against the period in which same were performed even though the services may be invoiced for in a subsequent pariod.

The total amount payable to the Contractor for services performed during a period of the Contract shall not exceed the total amount allotted to the Contract for that period. The Contractor shall notify the Contracting Officer when 85% of the funds allocated for a period have been expended and furnish an estimate of the additional amount required to complete the period."

- 4. All other terms, conditions and requirements of the Contract, as amended, remain unchanged.
- 5. Please indicate your receipt of this Amendment No. 5 to Contract No. HF-A-104 and your acceptance thereof by executing the original and two copies hereof. Return the fully executed original and one copy to the undersigned and retain the remaining copy for your files.

Very truly yours,

25X1

ACKNOWLEDGED AND ACCEPTED THOUGHOUS INC.

TITIE
Duly 21, 195-9

25X1

SFTRET